UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA Charlottesville Division

ELIZABETH SINES, SETH WISPELWEY, MARISSA BLAIR, APRIL MUNIZ, HANNAH PEARCE, MARCUS MARTIN, NATALIE ROMERO, CHELSEA ALVARADO, and JOHN DOE,

Plaintiffs,

v.

JASON KESSLER, RICHARD SPENCER, CHRISTOPHER CANTWELL. **JAMES** ALEX FIELDS, **VANGUARD** JR., AMERICA, **ANDREW** ANGLIN, MOONBASE HOLDINGS, LLC, ROBERT "AZZMADOR" RAY, NATHAN DAMIGO, ELLIOT KLINE a/k/a/ ELI MOSLEY. **IDENTITY** EVROPA, **MATTHEW** HEIMBACH, MATTHEW PARROTT a/k/a **MATTHEW** PARROTT. DAVID TRADITIONALIST WORKER PARTY, TUBBS, MICHAEL HILL, **MICHAEL** LEAGUE OF THE SOUTH. **JEFF** HEIMBACH, **NATIONAL SOCIALIST** MOVEMENT. NATIONALIST FRONT. AUGUSTUS SOL INVICTUS, FRATERNAL ORDER OF THE ALT-KNIGHTS, MICHAEL "ENOCH" PEINOVICH, LOYAL WHITE KNIGHTS OF THE KU KLUX KLAN, and EAST COAST KNIGHTS OF THE KU KLUX KLAN a/k/a EAST COAST KNIGHTS OF THE TRUE INVISIBLE EMPIRE,

Civil Action No. 3:17-cv-00072-NKM

Defendants.

SUPPLEMENTAL REPLY TO PLAINTIFFS' MOTION TO ENJOIN DEFENDANT CANTWELL FROM MAKING UNLAWFUL THREATS AGAINST PLAINTIFFS' COUNSEL

We write to update the Court regarding recent law enforcement activity concerning more

online threats by Defendant Cantwell. As Your Honor is aware, Plaintiffs moved to enjoin

Mr. Cantwell from making unlawful threats against Plaintiffs and Plaintiffs' counsel on

July 2, 2019. (ECF No. 511.) The catalyst for that motion was alarming language posted by Mr.

Cantwell on the white nationalist friendly application, Telegram, stating in reference to lead

Plaintiffs' counsel, Roberta Kaplan: "After this stupid kike whore loses this fraudulent lawsuit,

we're going to have a lot of fucking fun with her." (ECF No. 511-2 (Jun. 18, 2019 Telegram post

by Defendant Cantwell).)

Today, Mr. Cantwell was arrested for a threat made on that same platform two days

earlier. On June 16, 2019, Mr. Cantwell stated the following to another Telegram user: "So if you

don't want me to come and f*ck your wife in front of your kids, then you should make yourself

scarce[.] Give me Vic, it's your only out." (Ex. 1 (Indictment at 1, *United States v. Cantwell*, No.

1:20-cr-06-PB (D.N.H. 2020).) Yesterday, an indictment was filed charging Mr. Cantwell with

Extortionate Interstate Communications in violation of 18 U.S.C. § 875(b) as well as Threatening

Interstate Communications in violation of 18 U.S.C. § 875(c). (*Id.*)

The protection sought in Plaintiffs' pending motion for similarly concerning online

behavior is even more urgent in light of the recent developments.

Dated: January 23, 2020

Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on January 23, 2020, I filed the foregoing with the Clerk of Court through the CM/ECF system, which will send a notice of electronic filing to:

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I further hereby certify that on January 23, 2020, I also served the following non-ECF participants, via electronic mail, as follows:

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/s/

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